REMARKS

The Office Action of February 8, 2007, stated (bottom of page 2): "Upon allowance of a generic claim, applicant will be entitled to consideration of claims to additional species which depend from or otherwise require all the limitations of an allowable generic claim."

The Applicant noted when entering claim 25, which corresponds to new claim 37, "New claims 24 and 25 are non-elected, but are entered in view of the possible allowance of [base claims] No consideration of these claims is required." Claim 25 depended from claim 8, which was incorporated, together with claim 1, into claim 9 in the Amendment After Final Rejection of August 19, 2007, which resulted in allowance. Thus, claim 25 was drawn to a non-elected species but its base claims 8 and 1 are now allowed, so that it is properly reinstated.

An additional reason for entering claim 37 is that "at least one symmetry baffle" in allowed claim 9 covers a plurality of symmetry baffles and therefore covers the embodiment of Fig. 4, which exemplifies new claim 37.

The other claims requested to be entered are believed to be unrelated to the election.

For the Examiner's convenience, below is a table of new claims and the corresponding

previous claims from the Amendment of March 15, 2007:

Previous	New
2	29
3	30
4	31
6	32
21	33
28	34
22	35
23	36
25	37

Rule 312 Amendment, Sept. 2007

The Examiner is thanked for consideration of this amendment, and consideration throughout the examination. The Applicant is considering a divisional application, and/or a continuation-in-part application, and therefore may be working with the Examiner again in the future.

Respectfully submitted,

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I hereby certify that this correspondence is being facsimile transmitted to the Patent and Trademark Office (Fax No. (571-273-8300) on September 28, 2007.

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Signature Nick Browner